MITIGATION PLAN

DEQ GROUND WATER WITHDRAWA	L PERMIT NO.
OWNER NAME	
FACILITY NAME	
LOCATION	
INTRODUCTION On(Application Date),	(Owner name, Facility
name) submitted a Ground Water Withdrawal Perm	it Application to the Virginia Department of
Environmental Quality (DEQ) to withdraw ground	water. Ground water withdrawals associated
with this permit will be utilized to	
(Describe the proposed beneficial use in the space a	bove.)
The purpose of this Mitigation Plan is to pro	ovide existing ground water users a method to
resolve claims that may arise due to the impact of the	ne withdrawal from the well
field.	
Predicted drawdown of water levels due to the with	drawal(s) from the

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____aquifer(s) are shown in figure(s)

Modeled impacts, as shown on the attached maps, extend beyond the boundary of the	ie
facility. Due to these findings, recognizes that there wi	ll be
a rebuttable presumption that water level declines that cause adverse impacts to existing gro	ound
water users within the area of impact are due to this withdrawal. Claims may be made by g	round
water users outside this area, however, there is a rebuttable presumption that	has
not caused the adverse impact proposes this plan to mitigate impacts to)
existing users and excludes impacts to wells constructed after the effective date of this perm	nit.
CLAIMANT REQUIREMENTS To initiate a plaint the plaint through provide purities a stiff action of the plaint to the	
To initiate a claim, the claimant must provide written notification of the claim to the following address:	;
following address.	
Contact Name	
Title	
Permittee Name	
Address	
City, State Zip Code	
The claim must include the following information: (a) a deed or other available evidence the	at the
claimant is the owner of the well and the well was constructed and operated prior to the effect	ective
date of the permit; (b) all available information related to well construction, water levels, hi	storic
yield, water quality, and the exact location of the well sufficient to allow	
to locate the well on the claimant's property; (c) the reasons the claimant believes that the	
withdrawal has caused an adverse impact on the claimants	
well(s).	

CLAIM RESOLUTION will review any claim within **five (5) business days**. If _____ determines that no rebuttal will be made and accepts the claim as valid, _____ will so notify the claimant and will implement mitigation within thirty (30) business days. If the claim is not accepted as valid, _____ will notify the claimant that (a) the claim is denied **or** (b) that additional documentation from the claimant is required in order to evaluate the claim. Within fifteen (15) business days of receiving additional documentation from the claimant, will notify the claimant (a) that agrees to mitigate adverse impacts or (b) the claim is denied. If the claim is denied, the claimant will be notified that the claimant may request the claim be evaluated by a three (3) member committee. This committee will consist of one (1) representative selected by ______, one (1) representative selected by the claimant, and one (1) representative mutually agreed upon by the claimant and ______. Any claimant requesting that a claim be evaluated by the committee should provide the name and address of their representative to ______. Within five (5) business days of receipt of such notification, _____ will notify the claimant and claimant's representative of the identity of ______ representative and instruct the representatives to select a third representative within ten (10) business days. Representatives

representatives to select a third representative within **ten (10) business days**. Representatives should be a professional engineer or hydrogeologist with experience in the field of ground water hydrology. ______ agrees to reimburse the members of the committee for reasonable time spent, at a rate prevailing in the area for experts in the above listed fields, and for direct costs incurred in administering the plan. The claimant may, at his or her option, Page 3 of 6

choose to provide the reimbursement for the member of the committee selected by the claimant and up to half of the reimbursement for the mutual representative.

Within ten (10) business days of selection of the third representative, the committee will
establish a reasonable deadline for submission of all documentation it needs to evaluate the
claim. Both the claimant and will abide by this deadline.
Within fifteen (15) business days of receipt of documentation, the committee will
evaluate the claim and reach a decision by majority vote. The committee will notify the claiman
regarding its decision to (a) deny or (b) approve the claim. If the claim is approved,
will mitigate the adverse impacts within thirty (30) business days of making the decision
or as soon as practical. If the claim is denied by the committee,
may seek reimbursement from the claimant for the claimant's committee representative and one
half of the 3 rd representative on the committee.
If a claimant within the indicated area of impact indicates that they are out of water,
will accept the responsibility of providing water for human consumptive
needs within seventy-two (72) hours and to cover the claim review period.
reserves the right to recover the cost of such emergency supply if the claim is denied by
or found to be fraudulent or frivolous. If denies a
claim and the claimant elects to proceed with the three (3) member committee,
will continue the emergency water supply at the claimants request during the committee's
deliberations, but reserves the right to recover the total costs of emergency water supply in the

case that the committee upholds the denial of the claim. Similarly, reserves the right to recover costs associated with the claim process if a claim is found to be fraudulent or frivolous.

If it is determined by the	e committee or shown to the con	nmittee's satisfaction that a well	
operating under a mitigation plan similar to		Plan other than those owned and	
operated by	has contributed to the claimed a	dverse impact,	
share of the	costs associated with mitigation	will be allocated in proportion to	
its share of the impact. Such a determination shall be made by the committee after notification			
of the third party well owner, g	iving the third party well owner	opportunity to participate in the	
proceedings of the committee.			

PLAN ADMINISTRATION

Nothing in the Plan shall be construed to prevent the Department of Environmental Quality Staff from providing information needed for resolution of claims by the committee.